1	Chistory Mohanov
	Shirley Mahoney 1 Elysian PL
2	Oakland, CA 94605 Phone Number (510-418-0330)
3	Shirley Mahoney, IN PRO PER
4	
5	MELINDA HAAG (CSBN 132612) United States Attorney
6	JOANN M. SWANSÔN (CSBN 88143)
7	Chief, Civil Division NEILL T. TSENG (CSBN 220348)
8	Assistant United States Attorney
9	450 Golden Gate Avenue, Box 36055 San Francisco, California 94102-3495
10	Telephone: (415) 436-7155 FAX: (415) 436-6927
11	neill.tseng@usdoj.gov
12	Attorneys for Defendant PATRICK DONAHOE
13	
14	UNITED STATES DISTRICT COURT
15	NORTHERN DISTRICT OF CALIFORNIA
16	SAN FRANCISCO DIVISION
17	SHIRLEY MAHONEY, ) No. C 11-00177 MEJ
18	Plaintiff,  PROCEEDINGS AND VACATE ALL  PROCEEDINGS AND VACATE ALL
19	v. ) CASE MANAGEMENT DATES AND DEADLINES; [PROPOSED] ORDER
20	PATRICK DONAHOE, Postmaster General, United States Postal Service,
21	Defendant.
22	
23	Subject to the approval of the Court, the parties hereby stipulate as follows:
24	All proceedings in this case will be stayed for 60 days from the date the Court's order
25	approving this stipulation is filed, and all case management dates and deadlines, including the
26	trial date, will be vacated, to be rescheduled. Sixty (60) days after the Court's order approving
27	this stipulation is filed, the parties will file a joint status report, which will include a proposed
28	new case management schedule as appropriate.
	STIPULATION TO STAY ALL PROCEEDINGS AND VACATE ALL CASE MANAGEMENT DATES AND DEADLINES; [PROPOSED] ORDER C 11-00177 MEJ

## Case 3:11-cv-00177-MEJ Document 38 Filed 03/08/12 Page 2 of 2

1 The reason for this stipulation is that the pro per plaintiff represents that she has been advised by her doctor for medical reasons not to do any work on this case for the next six weeks. 2 In order to avoid prejudice to either party from this development, the parties have stipulated as 3 set forth above. 4 This is the first request in this case to stay all proceedings and vacate all case 5 6 management dates and deadlines. By stipulated order, the initial case management conference 7 was previously continued. (Doc. #28.) By stipulated order, the mediation deadline was 8 previously enlarged. (Doc. #36.) 9 10 11 By: 12 Plaintiff-In Pro Per 13 MELINDA HAAG 14 United States Attorney 15 DATED: 3 16 By: 17 Assistant United States Attorney Attorneys for Defendant 18 19 PURSUANT TO STIPULATION, IT IS SO ORDERED. 20 21 March 8, 2012 DATED: 22 TES CHIEF MAGISTRATE JUDGE 23 24 25 26 27 28 STIPULATION TO STAY ALL PROCEEDINGS AND VACATE ALL CASE MANAGEMENT DATES AND DEADLINES; [PROPOSED] ORDER 2 C 11-00177 MEJ